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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/905,343	07/14/2001	Anjali Chandnani	655/62439	3770
7590 05/13/2005			EXAMINER	
Richard F. Jav	worski	SCHUBERT, KEVIN R		
Cooper & Dunl	nam LLP			
1185 Avenue of the Americas			ART UNIT	PAPER NUMBER
New York, NY 10036			2137	

DATE MAILED: 05/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

1	Application No.	Applicant(s)	
	09/905,343	CHANDNANI, ANJALI	
Office Action Summary	Examiner	Art Unit	
	Kevin Schubert	2137 .	
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT  - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati  - If the period for reply specified above is less than thirty (30) days  - If NO period for reply is specified above, the maximum statutory  - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however, may a ion. s, a reply within the statutory minimum of thi period will apply and will expire SIX (6) MOI statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on	15 April 2005.		
	This action is non-final.		
3) Since this application is in condition for al	llowance except for formal mat	ters, prosecution as to the merits is	
closed in accordance with the practice un	nder <i>Ex parte Quayle</i> , 1935 C.E	D. 11, 453 O.G. 213.	
isposition of Claims			
4)⊠ Claim(s) <u>1-23</u> is/are pending in the applic	eation		
4a) Of the above claim(s) is/are with			
5) Claim(s) is/are allowed.	and an in our consideration.		
6)⊠ Claim(s) <u>1-23</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	and/or election requirement.		
Application Papers		•	
9) The specification is objected to by the Exa	aminer		
10) The drawing(s) filed on is/are: a)		by the Examiner.	
Applicant may not request that any objection t	· · · · · · · · · · · · · · · · · · ·		
Replacement drawing sheet(s) including the c	= : :		
11)☐ The oath or declaration is objected to by the			
riority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for fo a) ☐ All b) ☐ Some * c) ☐ None of:	oreign priority under 35 U.S.C. §	§ 119(a)-(d) or (f).	
1. Certified copies of the priority docu	ments have been received.		
2. Certified copies of the priority docu		Application No	
3. Copies of the certified copies of the	e priority documents have been	received in this National Stage	
application from the International B	Bureau (PCT Rule 17.2(a)).		

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date \_\_\_\_\_.

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

Attachment(s)

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date. \_\_\_\_\_.

5) Notice of Informal Patent Application (PTO-152)

6) Other: \_\_\_\_\_

#### **DETAILED ACTION**

Claims 1-23 have been considered.

### Claim Rejections - 35 USC § 112

Claims 10 and 11 are rejected under U.S.C. 112, 4<sup>th</sup> paragraph. Claim 10 is a dependent claim which fails to further limit independent claim 1 on which it depends. It is well known in the art that lexical analysis is the process of taking an input string and producing a sequence of tokens. Since the data stream is lexically analyzed according to claim 1 part c, it is assumed that a series of tokens has been produced as a result. Claim 11 is also rejected for depending on claim 10.

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

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Claims 1,7-9,13-16, and 22-23 are rejected under 35 U.S.C. 102(a) as being anticipated by Fermoyle, (Fermoyle, Ken. Firm Offers Free Tool to Fight 'Love You' Virus. June 2000.

Ottawa PC User's Group).

As per claims 1 and 13-16, the applicant describes a method of detecting a script language virus comprising the following limitations which are met by Fermoyle:

- a) preparing language description data corresponding to at least one script language (paragraph 8);
- b) preparing detection data for viral code corresponding to the script language virus
   30 (paragraph 8);

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c) lexically analyzing a data stream using the language description data and the detection data to detect the viral code (paragraph 8);

As per claim 7, the applicant limits the method of claim 1, which is met by Fermoyle (see above), with the following limitation which is also met by Fermoyle:

Further comprising setting language definition rules for each of the at least one script language (paragraph 8);

The MailMarshal uses language definition rules to search for particular keywords within the viruses.

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As per claims 8,9, and 22, the applicant limits claims 1 and 16, which are met by Fermoyle (see above), with the following limitation which is also met by Fermoyle:

Wherein the detection data comprise at least one test, wherein each of the at least one test correspond to a pattern match or a cyclical redundancy check (paragraph 8);

The MailMarshal system uses pattern matching. MailMarshal monitors for particular keywords within a message. If the keywords "I love you" were searched for, for example, any identification of this pattern of words would cause the scanner to believe that the message is viral.

Regarding claim 9, part c) is met by the rejection above. Parts a) and b), in which samples of the viral code are obtained and analyzed, are met through the nature of the MailMarshal which obtains incoming messages (which are sometimes viral) and lexically analyzes them to determine whether or not they are in fact viral.

As per claim 23, the applicant limits the apparatus of claim 16, which is met by Fermoyle (see above), with the following limitation which is also met by Fermoyle.

Wherein detection engine converts the data stream to a stream of tokens using lexical analysis, and the tokens correspond to respective language constructs (paragraph 8);

As described earlier, the conversion of the data stream to a stream of tokens is implicit in the use of lexical analysis as described in part c) of claim 16. The fact that the tokens correspond

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to respective language constructs is met by the MailMarshal in the particular instance described because a script language virus (the "I love you" virus) is being lexically analyzed. The tokens would be language constructs of the script language virus.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2-3 and 17-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fermoyle in view of Frame Technology.

As per claim 2-3 and 17-18, the applicant limits the method of claims 1 and 16, which are met by Fermoyle (see above), with the following limitation which is met by Frame Technology:

Wherein the language description data correspond to Dynamic Finite Automata;

As discussed by Frame Technology, one anti-viral technique is the use of finite automata which have states which vary and are dynamic. Since the states are dynamic, a set of transitions and next states is understood.

Claims 4-6 and 19-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fermoyle.

As per claims 4 and 19, the applicant limits the method of claims 1 and 16, which are met by Fermoyle (see above), with the following limitation which is also met by Fermoyle:

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Wherein the language description data correspond to language definition rules and language check rules (paragraph 8);

As discussed above, the scanner uses language definition rules in the form of keywords or groups of keywords to determine whether a message is viral. However, the use of language check rules is not mentioned. As defined by the applicant, language check rules are characteristics of the target script languages which differentiate one language from another language (Specification page 8). Other than the obvious difference in that the keywords the scanner looks for are different, there is no mention of differentiation of rules for the different viruses. Since different viruses are searched for (paragraph 1), it would have been obvious to one of ordinary skill in the art at the time the invention was filed to have appropriate language check rules for the different languages.

As per claims 5 and 20, the applicant limits the method of claims 4 and 19, which are met by Fermoyle (see above), with the following limitation which is also met by Fermoyle:

Wherein the lexical analysis includes one or more pattern matches based on the language definition rules (paragraph 8);

The use of pattern matching is present in Fermoyle and discussed in the rejection for claim 8 and 22. However, claims 5 and 20 are rejected under U.S.C. 103(a) because they depend on claims 4 and 19.

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As per claims 6 and 21, the applicant limits the method of claims 4 and 19, which are met by Fermoyle (see above), with the following limitation which is also met by Fermoyle:

Wherein a script language used by the data stream is determined by the lexical analysis using the language check rules;

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The particular language used is determined through the monitoring of keywords.

However, the particular language used is not determined through the language check rules because no language check rules are mentioned. Since different viruses are searched for (paragraph 1), it would have been obvious to one of ordinary skill in the art at the time the

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invention was filed to have appropriate language check rules for the different languages which allow the scanner to know which script language is being used.

Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fermoyle in view of the applicant's admitted prior art.

As per claim 12, the applicant describes the method of claim 10, which is met by Fermoyle (see above), with the following limitation which is met by the applicant's admitted prior art:

Wherein a cyclical redundancy check is performed on the stream of tokens to detect viral code;

As discussed by the applicant on page 3 of the Specification, one type of anti-virus technique is cyclical redundancy check. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of the applicant's admitted prior art with those of Fermoyle and use a cyclical redundancy check on the stream of tokens for another way to detect viral code using the well-known CRC method on the stream of tokens created by the lexical scanning of the MailMarshal.

#### Response to Arguments

Applicant's arguments filed 4/14/05 with respect to claims 10 and 11 have been fully considered but they are not persuasive. According to a definition provided by thefreedictionary.com, lexical analysis is the process where a stream of characters is grouped into a stream of tokens. The examiner has cited the definition and included it in this action.

Applicant's arguments with respect to claim 1 have been fully considered but they are not persuasive. The applicant argues that the primary reference, Fermoyle merely mentions monitoring keywords through lexical scanning and does not disclose or suggest that lexical analysis should be performed for virus detection. The examiner disagrees. Fermoyle discloses

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that lexical analysis is used by the MailMarshal program to thwart the "I Love You" script virus.

The language description data are the keywords which are monitored by the detection data of the MailMarshal program.

Applicant's arguments with respect to the web document copyrighted 2003 have been fully considered but they are irrelevant. The document was not used in any rejection. As explicitly stated in the first office action, the examiner included the document only as a matter of reference.

10 Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Schubert whose telephone number is (571) 272-4239. The examiner can normally be reached on M-F 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on (571) 272-3868. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ANDREW CALDWELL

SUPERVISORY PATENT EXAMINEH

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